NOTICE: This opinion is subject to formal revision before publication in the bound volumes of NLRB decisions. Readers are requested to notify the Executive Secretary, National Labor Relations Board, Washington, D.C. 20570, of any typographical or other formal errors so that corrections can be included in the bound volumes.

Instituto Socio Economico Comunitario, Inc. and Unidad Laboral de Enfermeras(os) y Empleados de la Salud. Cases 24–CA–011762 and 24–CA– 011880

October 31, 2014 DECISION AND ORDER

BY CHAIRMAN PEARCE AND MEMBERS HIROZAWA AND SCHIFFER

On December 10, 2012, the Board issued a Decision and Order in this proceeding, which is reported at 359 NLRB No. 28. Thereafter, the General Counsel filed an application for enforcement in the United States Court of Appeals for the First Circuit.

At the time of the Decision and Order, the composition of the Board included two persons whose appointments to the Board had been challenged as constitutionally infirm. On June 26, 2014, the United States Supreme Court issued its decision in *NLRB v. Noel Canning*, 134 S.Ct. 2550 (2014), holding that the challenged appointments to the Board were not valid. Thereafter, the court of appeals vacated the Board's Decision and Order and remanded this case for further proceedings consistent with the Supreme Court's decision.

The National Labor Relations Board has delegated its authority in this proceeding to a three-member panel.

In view of the decision of the Supreme Court in *NLRB* v. *Noel Canning*, supra, we have considered de novo the decision and the record in light of the exceptions and briefs. We have also considered the now-vacated Decision and Order, and we agree with the rationale set forth therein. Accordingly, we affirm the judge's rulings, findings, and conclusions and adopt the judge's recommended Order¹ to the extent and for the reasons stated in

the Decision and Order reported at 359 NLRB No. 28, which is incorporated herein by reference.

Dated, Washington, D.C. October 31, 2014

Mark Gaston Pearce,	Chairman
Kent Y. Hirozawa,	Member
Nancy Schiffer,	Member

(SEAL) NATIONAL LABOR RELATIONS BOARD APPENDIX

NOTICE TO EMPLOYEES
POSTED BY ORDER OF THE
NATIONAL LABOR RELATIONS BOARD
An Agency of the United States Government

The National Labor Relations Board has found that we violated Federal labor law and has ordered us to post and obey this notice.

FEDERAL LAW GIVES YOU THE RIGHT TO

Form, join, or assist a union

Choose representatives to bargain with us on your behalf

Act together with other employees for your benefit and protection

Choose not to engage in any of these protected activities.

WE WILL NOT unilaterally require you to take vacation leave during periods not requested, without giving prior notice to Unidad Laboral de Enfermeras(os) y Empleados de la Salud, and without affording the Union an opportunity to bargain with respect thereto.

WE WILL NOT in any like or related manner interfere with, restrain, or coerce you in the exercise of the rights listed above.

¹ We shall substitute a new notice in accordance with our decision in *Durham School Services*, 360 NLRB No. 85 (2014).

WE WILL reinstate all vacation leave you were compelled to take which you had not specifically requested.

INSTITUTO SOCIO ECONOMICO COMUNITARIO, INC.

The Board's decision can be found at www.nlrb.gov/case/24-CA-011762 or by using the QR code below. Alternatively, you can obtain a copy of the decision from the Executive Secretary, National Labor Relations

Board, 1099 14th Street, N.W., Washington, D.C. 20570, or by calling (202) 273-1940.

